REMARKS

Claims 1-15 were pending at the time of the Office action. Claims 12-15 have been

withdrawn as a result of this amendment.

**Election/Restrictions** 

The Examiner has restricted the application to one of the following inventions, as classified

by the Examiner under 35 U.S.C. § 121:

I. Claims 1-11, drawn to a pry bar, classified in class 254, subclass 25; or

II. Claims 12-15, drawn to a method of making a pry bar, classified in class 29, subclass 428.

The Examiner considers the inventions set forth in Groups I and II to be distinct from one

another as related inventions.

In response to the invention Restriction Requirement, Applicant hereby elects the invention

of Group I, directed to a pry bar as set forth in Claims 1-11, without traverse.

Claims 1-11 remain in the application. Claims 12-15 have been withdrawn as pertaining to

an unelected invention. The applicant reserves the right to pursue the unelected invention in a

divisional patent application.

Prompt consideration of this application and allowance of the claims are requested. If the

Examiner should have any question regarding this application or the amendment, a call to

Applicant's attorney would be appreciated.

Respectfully submitted,

HAHN LOESER & PARKS, LLP

Reg. No. 45,835

Tel.: (330) 864-5550

Fax: (330) 864-7986